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JUN 0 9 2006

App. No. 10/090,889

NRN-001

	IN THE UNITED STATES	PATENT AND	TRADEMARK OFFICE
In re Application of:		Art Unit:	3765
N	atalie Rose NOEL	Examiner:	Gloria M HALE
Serial No	10/090,889	Tel:	(571) 272-4984
Filed:	Mar. 4, 2002	Fax:	(571) 273-8300
	reast Restraint for Athletic ctivity		
		H CERTIFIE	CATE OF TRANSMISSION (37 CFR § 1.8)
		I hereby cer	cify that this correspondence is being facsimile
		transmitted	to the United States Patent and Trademark
		Office, Fax	No. (571) 273 -8300.
			2006 Dans C. Butino
		on <u>June 9,</u> Da	
		<u>Da</u>	by. Date O. Dezer
	Appeal Brief- Patents		
	ioner for Patents		
P.O. Box			
Alexandr	ia, VA 22313-1450		
	F	REPLY BRIEF	
	-	·	
	This paper is a Reply Brief	filed under 37 (C.F.R. § 41.41(a) in response to an
Examiner	's Answer mailed May 4, 2006.		

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ARGUMENT:

In the Examiner's Answer, Section (10) Response to Arguments includes the

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It is the Examiner's position that the Stack and Hyman references clearly disclose and suggest the strap 14 of the figure 1 embodiment as claimed. The Stack strap 14 of the figure 1 embodiment fits across the tops of the person's breasts as claimed since the strap extends over the entire breasts including the tops as broadly claimed.

8 tops as broadly claimed.

In response, Applicants note that it is axiomatic that claim language be read in view
of the specification, figures, and prosecution history. Applicants are clearly using the phrase "across
tops of the person's breasts" to mean just that, across tops, not tops and bottoms, of a person's
breasts. This usage is evident from Applicants' disclosure as well as from Applicants' subsequent
arguments.

Applicants further note that claim 19 uses the transitional phrase "consisting essentially of." Use of this more limiting transitional phrase clearly precludes coverage of straps that extend over the entire breasts as shown in Stack.

Turning to the method claims, Applicants' maintain that the teachings of Stack, which are in a post-operative setting, should not be applied to a claimed use "during exercise." Applicants also note that the method claims are limited to use of a strap "across tops of the person's breasts." Again, this phrase is intended to mean just that, across tops, not tops and bottoms, of a person's breasts. Furthermore, method claim 21 also uses the more limiting transitional phrase "consisting essentially of," further limiting the claim to this use.

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- 2 Applicants respectfully request that the Board overturn the rejections of the
- 3 claims that are the subject matter of this Appeal. Applicants' undersigned attorney can be
- 4 reached at (614) 205-3241. All correspondence should be directed to the address indicated
- 5 below.

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9 Dated: June 9, 2006

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Respectfully submitted,

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